

UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

AKILI S. WHITE

(Enter above the full name of
plaintiff in this action)

v.

John Munley

James Petrucci

Kevin Sweeney

J. Gianlopoulos

(Enter above the full name of
the defendant(s) in this action)

CIVIL CASE NO: 3:25 cv 508
(to be supplied by Clerk
of the District Court)

FILED
HARRISBURG, PA

MAR 20 2025

PER JBE
DEPUTY CLERK

COMPLAINT

1. The plaintiff AKILI S. WHITE a citizen of
the County of Lackawanna State of
Pennsylvania, residing at 1371 N. Washington ave. Scranton PA,
wishes to file a complaint under intentional TORT TheAT
OP Personal Property / Civil Rights. (give Title No. etc.)

2. The defendant is Lackawanna County Drug Task
Force / and Street crime unit of Pennsylvania

3. STATEMENT OF CLAIM: (State below the facts of your case. If you have paper
exhibits that give further information of your case, attach them to this completed form. Use as
much space as you need. Attach extra sheet(s) if necessary) _____

3 For this vehicle this was intentionally taking to put a burden on me and my family this. It was never any time I was mentioned that I drove possessed or utilized this vehicle in any Lesure or any criminal activity this car is License, insured, and Registered to me QHIL S. white The Plaintiff I am a citizen of the state of PA. and United States citizen Born and Naturalized. The 14th amendment protects citizens Liberty and personal Properties from being violated by actors, acting under color of state law. Its also 8th amendment violation as in cruel and unusual punishment. and also 4th amendment illegal search and seizure. These defendants infringed constitutional rights that the United States District courts will not permit. The Burden of proof is open and obvious my personal property was stolen. By the defendants causing me the Plaintiff financial Burden causing Real and ~~an~~ irreparable Harm, to me and my family. This is also a deliberate indifference. The Defendant took my car from a set parking space in front of my Residence with out probable cause or search warrant. We were informed by the defendant a month and a half after repeatedly calling and asking about the whereabouts of the vehicle. at that time the cost was unbearable for me to pay. Because the Defendant acted outside of there contractual obligations.

3, as civil servants in the municipality that employs them. The cause of action from ongoing financial, emotional, and mental trauma. Relinquish as a result of the incident. In the sum of \$ 250,000.00 and I would like to ~~see~~ have a Bench Trial on the incident. I'm also requesting a "Pre Liminary injunction" requesting a separation order from Officer Petrucci. Because prior to this incident I had an encounter with him in the city of Scranton and had to file a official complaint with his shift commander and got no reply or further instructions. He later begin to follow me on several occasions and I feel as a result of my complaint he retaliated and stole my personal property. as a result I feel as though he is a further threat to me and my families civil liberties, as united States Citizens. I am asking the Courts to file a permanent separation to prevent future retaliation.

3. (CONTINUED) On August 21 of 2024 my daughter and friend noticed my vehicle a silver nissan maxima (2017) was no longer parked in front of my residence, of 921 south webster ave Scranton PA. I was later informed that IT had been towed for reasons not known or explained to me. Officer sneezdy and munky informed Elizabeth Lamoreaux that it was rolled do to investigation, i never received a search and or seizure warrant.

4. WHEREFORE, plaintiff prays that UNITED STATES

DISTRICT COURT Grants Relief in
the sum stated and Preliminary
injunction that this Honorable court
Decide Just and Proper.

Akili S. White
 (Signature of Plaintiff)

AKILI S. White
 (Printed Name of Plaintiff)

1731 N Washington
ave Scranton PA

(Address of Plaintiff)

(Phone Number of Plaintiff)

LACKAWANNA COUNTY PRISON

NAME AKILI S. WHITE

BOOKING# 20 24 02 454

P.O. BOX 247

PHOENIX MD 21131

LEHIGH VALLEY PA 180

18 MAR 2025 PM 3 L



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MAR 20 2025

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Peter J. Welsh

1501 N 6th Street

Suite 101

Harrisburg PA 17102

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